

SYRUP OF FIGS

NEVER IMITATED IN QUALITY.

An Excellent Combination.

The pleasant method and beneficial effects of the well known remedy, SYRUP OF FIGS, manufactured by the CALIFORNIA FIG SYRUP CO., illustrate the value of obtaining the liquid laxative principles of plants known to be medicinal laxative and presenting them in the form most refreshing to the taste and acceptable to the system. It is the one perfect strengthening laxative, cleansing the system effectually, dispelling colds, headaches and fevers gently yet promptly and enabling one to overcome habitual constipation permanently. Its perfect freedom from every objectionable quality and substance, and its acting on the kidneys, liver and bowels, without weakening or irritating them, make it the ideal laxative.

In the process of manufacturing figs are used, as they are pleasant to the taste, but the medicinal qualities of the remedy are obtained from senna and other aromatic plants, by a method known to the CALIFORNIA FIG SYRUP CO. only. In order to get its beneficial effects and to avoid imitations, please remember the full name of the company printed on the front of every package.

CALIFORNIA FIG SYRUP CO.

SAN FRANCISCO, CAL.
LOUISVILLE, KY. NEW YORK, N. Y.
For sale by all Druggists—Price 60c per bottle.

Beautiful Pictures in Great Variety.

Jacobs & Fasold

209 Washington Ave.

City Notes.

WHEELMEN'S DANCE.—The Green Ridge Wheelmen will give a dance this evening for the members and their lady friends.

MANAGERS' MEETING.—The managers of the Home for the Friendless will hold a meeting tomorrow morning at 9:30 at the Young Women's Christian association rooms.

MEET SUNDAY.—A meeting of the Cal. coach and Stables' union, Local No. 253, will be held next Sunday evening at 8 o'clock in the hall. There will be an election of officers.

LECTURE POSTPONED.—The lecture that was to be given Friday night at the High School auditorium by Rev. James Hughes on the South African war, has been postponed.

SPRAINED HIS ANKLE.—Herb Sealey, residing on Broadway, sprained his ankle while at work in the Delaware, Lackawanna and Western car shops yesterday. He was taken to the Moses Taylor hospital.

ARRESTED ON SUSPICION.—Two little boys named Wilson, residing on the South Scranton street, were arrested last night on suspicion of being the boys who stole a box of rings from Jonas Long's store about two weeks ago. They will be given a hearing this morning.

BACK FROM PHILADELPHIA.—Mentioned before Charles Perry returned yesterday morning from Philadelphia, bringing with him Alphonse Marsello, who is wanted for deserting his wife and for the larceny of a watch. Marsello will be given a hearing this morning.

THE ANNUAL MEETING.—At the annual meeting of the County Savings Bank and Trust company held on Monday the following directors were elected: L. A. Wines, O. L. Johnson, W. E. Ballou, E. P. Kingsbury, E. W. Warren, August Robinson and Joseph O'Brien. The board organized by electing the following officers: President, L. A. Wines; first vice president, O. L. Johnson; second vice president, E. W. Warren; secretary, E. W. Warren; treasurer, E. W. Warren.

DENNIS JONES DEAD.

Well Known Colored Man Passed Away at Hospital.

Dennis Jones, at one time the best known colored man in the city, died yesterday at the Lackawanna hospital from injuries received three weeks ago. He was walking across Lackawanna avenue near Franklin street, was knocked down by a runaway horse. His back was broken and he had been lingering at the hospital until yesterday.

Jones was about 50 years old and resided on Dix court. He is survived by a wife. He was a coachman for many years, but of late had met with reverses and worked at anything he could lay his hands to. The remains were taken to his home last night.

ADJUDGED INSANE.

James Holden to Be Sent to Hillsdale Home Today.

James Holden, who lives on Millin avenue, near Linden street, and who has been mentally unbalanced for some time, came home yesterday afternoon and threatened to kill his wife. She became frightened and telephoned police headquarters. Sanitary officer Burke was sent to the house and took Holden into custody.

He was examined last night at the central police station by Dr. P. F. Gunster, who pronounced him insane and who signed a certificate to that effect. Holden will be taken to the Hillsdale Home today.

Coal! Coal!

Chestnut, Stove and Egg coal delivered in forty hundred lots to all parts of Scranton at \$3.10 per ton; Dunmore, \$2.90. Address orders to the Mowry Wilson Coal Co., Box 272, Dunmore, Pa.

LITIGANTS ARE NOT BELLOCOSE

NUMBER OF LAW SUITS ARE ENDED AMICABLY.

Judgments by Agreement Entered in Most of the Cases Called to Bar. Alfred Harvey Is Adjudged Not in Contempt of Court—Husband Wants a Divorce After Three Decades of Married Life and Wife Seeks Separation After Trying Marital Life for One Month.

Litigants in common pleas yesterday were not of the bellocose order. Judgments by agreement were the order of the day. Out of ten cases called to bar seven were thus disposed of. The agreement in the case of the Scranton Gas and Water company against Margaret Smith and Margaret Smith, administrator of the estate of Cornelius Smith, deceased. The defendants gave a mortgage as security in an appeal taken from a verdict for water rents. The appeal was decided against the appellant. The company sought to have the mortgage made a judgment and began proceedings to that end. When the case was called before Judge Edwards, yesterday, it was agreed that the judgment might be entered providing execution was stayed until April 1, 1902. The plaintiff acquiesced in this provision.

The case of the Hazleton Manufacturing company against Mary A. Sweet was ended amicably. The defendant agreeing to a verdict for the plaintiff in the sum of \$12.95. A verdict of \$12.65 for the plaintiff was entered in the case of D. W. Burr against M. M. Williams.

No defense was offered in the ejectment case of Ellen Monaghan against John Decker and a verdict for the land claimed was directed to enter in favor of the plaintiff. Mrs. Monaghan presented a deed which called for a corner lot 5x7x8 feet. She is, however, in possession of only 4x8x7 feet. Her claim that her neighbor, Mr. Decker, has fenced in six feet of her land was not disputed.

A verdict of \$100 in favor of the plaintiff was returned in the case of Sarah T. Wade against the city of Scranton. The plaintiff sued for \$1,000 for damages done her property by the grading of Summer avenue.

In the case of William J. Kruger against Mary P. Oswski, a verdict of \$17.49 was found for the plaintiff. No defense was offered. The suit was on a claim for carpenter work done on the defendant's house in Pritchburg.

In the case of Nicholas J. Crandall against the Metropolitan Life Insurance company, a non-suit was granted by reason of the non-appearance of the plaintiff.

The case of the Scranton Lumber company against Dr. P. F. Struppeler was referred, by agreement, to Judge J. W. Carpenter.

The jury in the case of Carter & Kennedy against Dr. J. E. O'Brien returned a verdict of \$1 in favor of the plaintiffs yesterday morning. This was in line with Judge Newcomb's binding instructions to find nominal damages for the plaintiffs. The jury retired at the adjourning of court the day before, which accounts for the verdict being rendered yesterday morning.

Judgments by agreement for \$250 for each plaintiff was entered in the cases of William and Ida Steinberg against C. E. Reynolds.

At adjourning time, Judge Edwards was engaged in the trial of the case of the Scranton Supply and Machinery company against Frank P. Christian. It is a suit on a note for \$500 for machinery sold the Ontario Coal company. Mr. Christian endorsed the note, but the endorsement was prior to the time he became an officer of the company, and was simply an accommodation endorsement.

Judge Newcomb is engaged in trying the trespass case of Patrick Haggerty against the city of Scranton. The plaintiff claims that his property on Joyce Jackson street was damaged to the extent of \$1,000 by the erection on the opposite side of the street of a retaining wall to improve Robinson street, which, at that point converges with Jackson street. E. W. Thayer and I. H. Burns appear for the plaintiff and City Solicitor George M. Watson for the defendant.

Is Not in Contempt.

Judge John P. Kelly yesterday handed down an opinion in the case of Virginia Harvey, administratrix of the estate of Albert Harvey, deceased, against Alfred Harvey, a suit brought to compel the defendant to fulfill the terms of the partnership which existed between himself and his deceased brother.

A decree of court was made ordering him to convey to the administrator of his brother's estate a one-third interest in all the real estate of South Washington avenue, where they conducted a silk mill. The defendant made a deed for the property to the plaintiff, but it did not include an adjacent lot known as the Muldoon lot. The plaintiff refused to accept the deed and had the defendant cited for contempt.

Judge Kelly ruled that the Muldoon lot should have been included, but declines to hold the defendant in contempt, as the dispute over the Muldoon lot was an honest one. Ten days further are allowed for compliance with the court's order.

Applications for Divorce.

Two applications for divorce were filed with Prothonotary Copeland, yesterday. Alvah Bailey, after thirty years of married life, and Mary Martino, who was married for one short month, are the applicants.

Mr. Bailey avers that his wife began to abuse him shortly after their marriage, in September, 1871, and continued the abuse until last October, when he concluded his patience had been sufficiently tried and decided to leave her. He says she frequently beat him violently, and on more than one occasion threatened to kill him. The number of weapons with which she assaulted him, according to his story, is limited only by the number of household articles of a portable nature they were the possessors of. Once, he says, she threatened to take his life with a knife and at another time threatened to shoot him. Attorney C. W. Dawson is assisting him in gaining permanent relief from his unhappy alliance.

Mrs. Martino was married to Titian Martino, Oct. 19, 1901. She left him Nov. 23, 1901. He abused her, she avers, from the day after their marriage. Harry C. Hubler is her attorney.

Rules for decrees in divorce were

Are You Sick?

Do you suffer from Kidney, Liver, Bladder or Blood Disease or any urinary trouble, Dyspepsia, Rheumatism, Constipation, or if a woman any of the sicknesses peculiar to your sex? If so, send your address to Dr. David Kennedy, 100 Broadway, New York, N. Y., and they will send you absolutely free a trial bottle of

Dr. Kennedy's Favorite Remedy,

the greatest specific known to medical science for the cure of these diseases. It is a safe and reliable remedy, and has been used by physicians in hospitals and by millions of people for nearly thirty years with unfailing success. It is a safe and reliable remedy, and has been used by physicians in hospitals and by millions of people for nearly thirty years with unfailing success. It is a safe and reliable remedy, and has been used by physicians in hospitals and by millions of people for nearly thirty years with unfailing success.

\$1.00 a Bottle or 6 for \$5.00.

granted in the cases of Selma Williams against John Williams and Sarah E. Keller against James H. Keller.

In Orphans' Court.

Judge A. A. Vosburg yesterday heard the audit in the estate of Richard and Harriet Howell, deceased, which was a distribution of the assets having been filed to the account of the executor, George S. Horn appeared for the accountant, and the legatee, George Griffiths, appeared in person.

From the evidence taken it appeared that the testator left an estate in personal property, after deducting the collateral inheritance tax of \$2,675.54, and the expenses of administration, of \$22,222.10. Under the terms of the will this amount was devised and bequeathed to George Griffiths. No creditors appeared that had claims against the estate.

In the estate of Daniel Howell, deceased, petition of Jennie Howell Deane was presented by L. M. Schoch, esq., setting forth that while the executor, Franklin Howell, had filed two partial accounts, he had not filed a final account as required by law and had never settled the estate. A citation was prayed for to show cause why he should not be compelled to file a final account as executor. A citation was awarded returnable January 29, at 10 a. m.

Marriage Licenses.

Frank Marocco.....Old Forge
Rosina Marsello.....Old Forge
Henry Morris.....Scranton
Elizabeth Harrison.....Scranton
John Appen.....Scranton
Marie Derkowsky.....Scranton
Patrick Connolly.....Scranton
Mary Farrell.....Thompson
Thomas F. Tierney.....Scranton
Ella Cuff.....Scranton
Agnes R. Nelson.....Scranton
Myra Harden.....Moscow

COURT HOUSE NEWS NOTES.

F. G. Miller yesterday made application to court for permission to adopt Audrey, the infant child of Ella Bork.

John Ferguson, James P. Gilbride, Ellen Liddick, Joseph Monahan, Alex Rogers, William Broden, Frank McLaren, Steve Mooney, Thomas O'Donnell, Charles H. Spang were yesterday assigned to the county jail, the charges against them having been ignored by the grand jury.

ANNUAL MEETING AND BANQUET OF EXCHANGE

Former Was Held in the Board of Trade Building and the Latter in Elk Cafe.

The tenth annual meeting and banquet of the Builders' exchange took place last night, the meeting of the officers of the exchange in the board of trade building, and the banquet at the Elk cafe. There was a full representation of the exchange and a number of friends among the guests at the banquet were officers of neighboring exchanges and a number of city officials and others.

The former officers were all re-elected at the annual meeting. These were: President, E. S. Williams; first vice president, E. W. Smith; second vice president, H. R. Sykes; secretary, E. F. Lauder; treasurer, George W. Finn. The banquet was presided over by J. W. Howarth. Those who made addresses were: President E. S. Williams, President A. J. Hartman, Vice-President H. S. Jones, and Secretary Edward Eyerman, of the Wilkes-Barre Builders' exchange; President H. H. Snell, of the Pittston Builders' exchange; Treasurer Fred May, of the Hazleton Builders' exchange; Archibald H. Deane, of E. L. Walter, Building Inspector; F. L. Brown, John Coligan, J. A. Powell, P. F. Howley, Luther Keller, Frank J. Johnson, John P. Scraggs, A. L. Francois, City Solicitor George M. Watson, City Engineer Joseph P. Phillips and Conrad Schroeder.

The guests present were as follows: Thomas H. Snell, of Pittston; Fred May, of Hazleton; A. J. Burlingame, Edward Eyerman and H. S. Jones, of Wilkes-Barre; Director of Public Safety F. B. Womack; J. H. Fenney, J. L. Brown, City Solicitor G. M. Watson, Luther Keller, Conrad Schroeder, M. J. Ruddy, Matthias Stipp, Otto Shoup, E. H. Weeks, Thomas Palmer, John S. Luce, J. B. Woolsey, P. F. Howley, P. J. Johnson, John Monahan, Horner Woelkers, G. F. Howe, E. W. Smith, G. W. Finn, George Briegel, City Engineer Joseph P. Phillips, J. H. Fenney, B. F. Lauder, John A. Powell, E. L. Merriman, John Coligan, Frank M. Moyer, E. S. Peck, T. J. Snowden, John W. D. Mason, J. F. Tubbs, J. F. O'Neill, Henry Kaufhold, Charles Rehrig, E. G. Watkins, William G. Watkins, E. A. Fuller, C. S. Jacobs, A. L. Francois, John P. Scraggs, John Benore, A. G. Hall, H. J. Spruick, Frank C. Lutz, W. E. Finn, J. W. Howarth, E. S. Williams and W. P. Sykes, all of this city.

RECRUITS FOR MARINES.

Four More Have Been Enlisted in This City.

Uncle Sam is getting plenty of recruits for the marine corps. At the recruiting station, No. 134 Wyoming avenue, four men were enlisted this week, and four more passed examination and are ready to be sworn in. The officers in charge of the station are much pleased at the showing the Scranton office has made and kind of material they are obtaining for the new corps. It is expected that Scranton will lead all other sections in the recruiting line, outside of Philadelphia, both in enlistments and good material, as congress intends to increase the marine corps, this session, and there will be plenty of promotions.

ARGUMENT WAS A BIT SPICY

MR. HOLGATE QUITE CAUSTIC IN HIS COMMENTS.

In Criticizing the Charge of Judge Archibald in the Beale Case He Declared That the Court Was Capricious and Displayed Animus. Right of Pendency by Prescription One of the Problems Submitted from Lackawanna—Increased Liquor License Case Is Dropped.

It was only his careful choice of words, probably, that prevented Attorney R. H. Holgate from being "interrupted" by the superior court yesterday, in his argument for a new trial in the Attorney George W. Beale case.

The principal ground on which the appeal is based is that the court below, Judge Archibald, was unfair in its charge to the jury and in endeavoring to demonstrate the unfairness of the charge Mr. Holgate made some very caustic comments.

Not the least among them was that the judge was capricious and that he displayed animosity. The court erred, Mr. Holgate alleged, in unduly and forcibly commenting on evidence unfavorable to the defendant, and in not presenting the evidence of the defendant with the same force and clearness and detail given the evidence of the commonwealth.

The defendant, Attorney Beale, in December, 1889, was convicted of embezzling \$1,535.19 from the estate of Esther Meade, deceased, of which he became executor under the will of his client, R. K. Meade, brother of Mrs. Meade. He had \$1,750.00 standing to his credit in the First National bank. Mr. Beale checked out the whole amount. Mrs. Meade died eighteen months after her brother's death, and when her sons came to collect her share of the money, they were offered certificates of stock in a defunct coal company, with the explanation that their mother's money, at her direction, had been invested in these securities. The children refused to believe this story and after three years of fruitless effort in collecting the money, they filed the attorney arrested for embezzlement.

HINGE OF THE CASE.

The case hinged on the truth or falsity of the claim that Mrs. Meade had directed the attorney to invest the money for her. Three witnesses, George Marshall, George Meade, and Lucinda Cook, testified to being present when Mrs. Meade is alleged to have given the directions and that they remembered that what Mr. Beale alleged about the conversation with Mrs. Meade was substantially true.

On the other hand, was strong testimony that at the time Mrs. Meade is alleged to have visited Mr. Beale's office, she was sick in bed at her son's home in Madisonville, and had been for several weeks. The attending physician, Dr. Fife, declared that Mrs. Meade was so ill from the time of her brother's death until she, herself, died, that she was not able to have been moved to Scranton, to say nothing of her having made the journey unattended.

In further refutation of the claim that the money was invested for Mrs. Meade at her direction, the surviving relatives told that Attorney Beale at various times after their refusal of the coal company stock, agreed to pay the money to them if given time.

The sentence of the court was that he restore the money and spend six months in jail. A rule for a new trial was secured, but the new trial was refused. Then an appeal was taken to the superior court.

The commonwealth, represented by George M. Wines, in arguing yesterday against the granting of a new trial, contented itself with a refutation of the allegations of unfairness in the judge's charge, and a brief review of the facts of the case.

BASSETT PAID COSTS.

Another case in which much interest attached to the arguments was the famous Bassett pond case, involving the right of pendency by prescription.

Bassett pond is located near Fleetville. H. C. Gibbs and George G. Wilton Sweet, a neighbor, was fishing there one day in June, 1885, when the two Gibbs ordered him away and brought suit to recover damages for a perch which he had caught.

For a number of years a goodly portion of the people of the neighborhood disputed the right of the Gibbs family to say who should or should not fish in the lake and this incident resulted in the question being brought to a test.

The Gibbs family proved title to the pond, but admitted that other adjacent farms extended to its shores. The defendant showed that he had fished in the pond without let or hindrance for over 21 years and thereby acquired a right to fish "by prescription," or what is known as a "squatter's right."

Judge Edwards ruled against the defendant's claim and directed a verdict for the plaintiff in the sum of six cents. The arguments yesterday were made by A. Chase for the appellant and S. B. Pease and W. W. Baylor for the appellees.

The case of M. J. Ruddy against William Repp, appellant, was argued by H. M. Hannah for the appellant and ex-Superior Court Judge E. N. Willard for the appellee.

CONTRACTOR DEFAULTED.

Ruddy furnished stone for the construction of the Old Forge high school. Repp was chairman of the building committee. The contractor, Van Loon, defaulted and Ruddy refused to pay the price of the stone, alleging that Repp was acting as contractor for furnishing the stone and that he had agreed to see that it would be paid for. Repp denied all this and contended that the only charges he had against Ruddy were to tell him one time that the school district was indebted to Van Loon. The jury gave a verdict against Repp and he appealed.

Mr. Hannah, in his argument, pointed out that the account against Repp on which the suit was brought was indexed in Ruddy's ledger under the letter "V," indicating that Ruddy had expected to be paid by Van Loon and not Repp.

Judge Willard, in reply, contended that this ledger attention matter was not properly of record, not having been presented according to the rules of court.

The case of George Cooper against the city of Scranton, appellant, was

called just before adjournment. City Solicitor Watson represents the appellant, and Judge Willard, the appellee.

Arguments were also heard yesterday in the three remaining Luzerne cases. They were:

In re lunacy of John Moyle, S. W. Davenport, director, appellant, S. W. Clark for the appellant; D. L. O'Neill for the appellee.

Simon Duda against the Home Insurance company of New York, appellant, A. Salsberg for the appellee; S. J. Strauss for the appellant.

George B. Kuhn against the County of Luzerne, appellant, S. J. Strauss for the appellee; G. J. Clark for the appellant.

THE LACKAWANNA LIST.

On the calling over of the Lackawanna list yesterday three cases were non-prosecuted—Louise Lyman against Lewis Smith; Patrick Carey against James Brink, and the Commonwealth ex rel. Martin P. Flynn, appellant, against Joseph A. Scranton, county treasurer. The last case is the one which involved the question of the county's right to collect the \$1,000 liquor license for the present year.

The case of John Tierney against C. Smith was continued.

The case of Conrad Schroeder, appellant, against the Scranton Gas and Water company, in which the question of council's right to fix water rates is at issue, was put at the foot of the list, at Major Warren's request, to accommodate his associate, Congressman M. E. Cheadle, who is detained in Washington.

The following attorneys were yesterday admitted to practice in the superior court: Clarence Balentine, Ralph L. Levy and John R. Edwards, of Lackawanna; James M. Fritz and W. L. Pace, of Luzerne.

DATES FOR APPEALS.

City Assessors to Begin to Hear Appeals on Jan. 27—No Notices to Be Sent Out.

The board of city assessors yesterday decided to begin the hearings of appeals from this year's assessment on Monday, January 27, and arranged the following schedule, showing the dates on which appeals from the several wards will be held:

First ward, January 27 and 28.
Second ward, January 29 and 30.
Third ward, January 31.
Fourth ward, February 1.
Fifth ward, February 4.
Sixth and eighteenth wards, February 5.
Seventh and sixteenth wards, February 6.
Eighth ward, February 7.
Ninth ward, February 10.
Tenth and seventeenth wards, February 11 and 12.
Eleventh and twelfth wards, February 13.
Thirteenth ward, February 14.
Fourteenth and twenty-first wards, February 17 and 18.
Fifteenth ward, February 19.
Sixteenth and twentieth wards, February 20 and 21.

The assessors will sit on the above dates between the hours of 9 a. m. and 12 m. and 1:30 and 5 p. m. If there are too many appeals from any of the wards to be heard on the particular day or days set aside for the hearing of them, they will be heard on the Saturday next following. The assessors desire the taxpayers to distinctly understand that when Feb. 22 is past and gone they will on no account hear any further appeals.

Matters are going to be complicated somewhat by reason of the fact that no notices are to be sent to the taxpayers setting forth the amount of their assessment as has been done in past years. The assessors say that there is nothing in the law obliging them to send out notices and aver that even if there was they haven't a single cent left to have them printed and to pay the postage. In former years the notices have been distributed from house to house by the ward assessors but the office of ward assessor has now been dispensed with.

Taxpayers must accordingly take it for granted that they are assessed and if desirous of securing a statement of their assessment can do so by calling at the assessor's office at any time from today on.

Assessor Rinsland, the president of the board, stated yesterday to a Tribune man that the number of appeals

Greatest Bargains of the Season

DRESS GOODS

Great assortment of the most desirable stylish goods at about two-thirds real value.

25c Eiderdowns, all colors..... 17c
50c Eiderdowns, var. wide..... 35c
45c Fancy Eiderdowns..... 29c
75c Silk Stripe Challies..... 50c
75c Printed French Flannels..... 49c
\$1.00 Fine Embroidered Flannels..... 50c
\$1.25 Fine Embroidered Flannels..... 69c
50c French Flannels, plain, all wool..... 39c
35c Plain Waist Flannels..... 35c
50c Homespuns and Coverts..... 25c
30-inch Heavy Street Skirtings..... \$1.50
\$1.50 very heavy Fancy Back Skirtings..... \$1.25
\$1.75 very heavy Black Skirtings..... \$1.50
All \$2.00 Fine and Heavy Skirtings..... 25c
All 50c Fancy Plaid Suitings..... 50c
All \$1.25 Fancy Plaid Suitings..... 50c
\$1.00 Plain and Basket Suitings..... 69c
\$1.00 Fine French Poplins..... 69c
65c Plain Wool Fancy suitings..... 49c

SILKS

These are unusual bargains, but the goods will bear the closest inspection. They are up-to-date in every particular.

Plain Taffeta Silks, 15 new shades..... 49c
Best Cashmere Silks, 27 new shades..... 69c
\$1.00 Colored Silks in tucked effects and solid dimi spots, beautiful colors..... 69c
Lot of \$1.00 Fancy Stripe and Check Silks..... 59c
20-inch Black Taffeta Silks, guaranteed..... 75c
95c Satin Duchesse, 20-inch..... 69c
Black Peau de Soie, 20-inch..... 69c
\$1.25 Black Peau de Soie..... \$1.00

LININGS

12 1-2c Black Percale..... 9c
15c Black Percale..... 12c
20c Black Percale..... 15c
12 1-2c Percale, 27 shades..... 8c
35c Mercerized Colored Linings..... 25c
20c Genuine German Hair Cloth..... 13c

MEARS & HAGEN, 415 AND 417, LACKAWANNA AVENUE.

Semi-Annual Reduction Sale

Entire Winter Stock, Hats, Underwear, Etc., to be sold at or Below Cost. Must be Sold to make room for Immense Spring Stock now being manufactured and imported.

Underwear
Heavy Ribbed Balbriggan, fast colors... 48c
Heavy silk or wool fleeced..... 59c
Natural and Fancy Wool..... 75c
All Wool Ribbed and Imported Australian Wool that were \$1.75 and \$2, to be sold at..... \$1.25
Imported Silk Wools that were \$3.50, at..... \$2.25
Immense lot Odds and Ends of High-Grade Underwear, worth \$1.50, \$2 and \$2.50, to close out odds at..... 69c
Union Suits Half Price.

Hats
Your choice of any of the \$3 or \$2 Hats in our windows..... \$1.00
Neckwear
All 50c Scarfs..... 25c
All \$1.00 Scarfs..... 69c
All \$1.50 Scarfs..... \$1.00

Suspenders
All 50c Suspenders... 39c
All 25c Suspenders... 19c

Shirts
\$1.00 Fancy Shirts... 75c
\$1.50 Wilson Shirts... \$1.00
20% Discount on all Suit Cases, Robes and House Coats. Big Reductions in all departments. See Windows.

Ask to See Our Special All Linen Collar at 10 Cents

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Greatest Bargains of the Season

DRESS GOODS